

Exhibit 6

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UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

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S.O.I.TEC SILICON ON INSULATOR)
10 TECHNOLOGIES S.A. AND SOITEC)
SA, INC.,)
11 PLAINTIFFS,)
)
12 vs.) NO. 1:05CV-00806
)
13 MEMC ELECTRONIC MATERIALS,)
)
14 DEFENDANT.)
15
16

17 VIDEOTAPE DEPOSITION OF ROBERT FALSTER, Ph.D.

VOLUME I
18 TAKEN BY MICHAEL L. BRODY, ESQ.
CONFIDENTIAL ATTORNEYS EYES ONLY
19 ON BEHALF OF THE PLAINTIFFS
DECEMBER 20, 2007

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21 REPORTED BY CINDY J. TAYLOR
REGISTERED PROFESSIONAL REPORTER
22 CERTIFIED SHORTHAND REPORTER
CERTIFIED COURT REPORTER

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1 chemical vapor deposition technique silicon -- policy
2 crystal silicon on to an oxidized silicon wafer. And
3 that we subsequently manipulated the properties of
4 that layer with laser treatments.

5 Q. Okay. Another thing we talked about
6 was your meeting with -- with Dr. Auberton-Herve in
7 October of 1996. Excuse me. At the time that the --
8 at the time that the patent was applied for -- let me
9 start over. I want to ask you a yes or no question.

10 At the time you applied for the patent,
11 did you discuss that meeting at all with patent
12 counsel?

13 MR. EVANS: Objection; calls for
14 attorney-client privilege information. I instruct you
15 not to answer.

16 MR. BRODY: I'm just asking whether
17 the topic was discussed. I don't know what was said,
18 at least I'm not asking at this -- at this point.

19 MR. EVANS: Just so I'm clear. You're
20 asking him to -- to talk about whether he talked about
21 a particular topic with his attorney, right?

22 MR. BRODY: I want to know whether he
23 ever discussed the October 1996 SOITEC meeting with --
24 at the time.

25 MR. EVANS: I think it's privileged and

1 instruct you not to answer.

2 Q. (By Mr. Brody) Are you going to follow
3 your counsel's instruction?

4 A. Yes.

5 (Plaintiff's Exhibit 114 marked for
6 identification.)

7 Q. (By Mr. Brody) Dr. Falster, I've handed
8 you what the court reporter has marked as Plaintiff's
9 Deposition Exhibit 114. It's a copy of the United
10 States Patent 7,071,080. Do you have that in front of
11 you?

12 A. Yes, I do.

13 Q. Okay. And you're the named inventor on
14 this -- one of the named inventors on this patent; is
15 that correct?

16 A. Yes.

17 Q. Who is Jeffrey Libbert?

18 A. He's a co-worker of mine at MEMC based
19 here in St. Peters.

20 Q. Do you recall the research project that
21 led to this -- to this patent?

22 MR. EVANS: Why don't you just ask the
23 witness if he wanted to look through patent. Don't
24 just look at the first page.

25 MR. BRODY: Absolutely.